United States Attorney for the District of Columbia, to the end that the said Dan Lardino may be proceeded against in the

manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of John Lardino to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith. under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said John Lardino may be proceeded against in the manner and form provided by law. Resolved, That the President of the Senate

certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Joseph Aluppa to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Joseph Aluppa may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Anthony Accardo to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Anthony Accardo may be proceeded against in the manner and form

provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Abraham Teitelbaum to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Abraham Teitelbaum may be proceeded against in the manner and form provided by law.

Mr. JOHNSON of Texas. Mr. President, I move to reconsider the vote by which the resolutions were agreed to.

Mr. KNOWLAND. Mr. President, I move to lay that motion on the table.

The motion to reconsider was laid on the table.

MESSAGE FROM THE HOUSE-ENROLLED BILLS SIGNED

A message from the House of Representatives, by Mr. Bartlett, one of its reading clerks, announced that the Speaker had affixed his signature to the following enrolled bills, and they were signed by the Vice President:

S. 3051. An act to amend the act terminating Federal supervision over the Klamath Indian Tribe by providing in the alternative for private or Federal acquisition of the part of the tribal forest that must be sold, and for other purposes:

S. 3224. An act to improve opportunities for small-business concerns to obtain a fair proportion of Government purchases and contracts, to facilitate procurement of property and services by the Government, and for other purposes:

H. R. 1633. An act for the relief of Jane Froman, Gypsy Markoff, and Jean Rosen;

H.R. 1829. An act for the relief of the estate of Mrs. Frank C. Gregg:

H. R. 5351. An act for the relief of Harles

H. R. 5411. An act to amend title II of the Social Security Act to provide that a widow or former wife divorced who loses mother's insurance benefits by remarriage may again become entitled if her husband dies within 1 year of such remarriage, to provide that interstate instrumentalities may secure coverage for policemen and firemen in positions under a retirement system of the instrumentality;

H. R. 5865. An act to amend section 80 of the Hawaiian Organic Act, and for other pur-

H. R. 6788. An act to authorize the abreviation of the record on the review or enforcement of orders of administrative agencies by the courts of appeals and the review or enforcement of such orders on the original papers and to make uniform the law relating to the record on review or enforcement of such orders, and for other purposes;

H. R. 7570. An act to amend section 403 of the social-security amendments of 1954 to provide social-security coverage for certain employees of tax-exempt organizations which erroneously but in good faith failed to file the required waiver certificate in time to provide such coverage;

H. R. 7706. An act to entitle members of the Army, Navy, Air Force, or Marine Corps retired after 30 years' service to retired pay equal to 75 percent of the monthly basic pay authorized for the highest enlisted, warrant, or commissioned grade in which they served satisfactorily during World War I, and for other purposes:

H. R. 7866. An act to amend title 28, United States Code, relating to the Court of Customs and Patent Appeals;

H. R. 8134. An act for the relief of certain employees of the Department of the Air Force, Mobile Air Materiel Area;

H. R. 8543. An act to amend the Communications Act of 1934 to authorize, in certain cases, the issuance of licenses to noncitizens for radio stations on aircraft and for the operation thereof;

H.R. 8599. An act to amend title II of the Social Security Act so as to provide that the exception from wages made by section 209 (i) of such act shall not be applicable to payments to employees of a State or a political subdivision thereof for periods of absence from work on account of sickness;

H. R. 8606. An act to amend the Civil Service Retirement Act with respect to annuities of survivors of employees who are elected as Members of Congress;

H. R. 8688. An act for the relief of Monroe

Woolley;

H. R. 8868. An act to remove the present \$1,000 limitation which prevents the settlement of certain claims arising out of the crash of an aircraft belonging to the United States at Worcester, Mass., on July 18, 1957; H. R. 9445. An act to amend the Hawaiian

Organic Act, and to approve amendments of the Hawaiian land laws, with respect to leases and other dispositions of land:

H. R. 9673. An act to restore retired pay to those retired officers of the Armed Forces dropped from the rolls after December 31, 1954, and before the date of enactment of this act, and for other purposes;

H. R. 9932. An act to provide for the conveyance of certain land of the United States to the State Board of Education of the State of Florida:

H.R. 10419. An act for the relief of North Counties Hydro-Electric Co.;

H. R. 11125. An act to provide for the conveyance of certain real property of the United States to the city of Valparaiso. Fla.:

H.R. 11346. An act to amend title II of the Social Security Act to include Massachusetts and Vermont among the States which are permitted to divide their retirement systems into two parts so as to obtain social-security coverage, under State agreement, for only those State and local employees who desire such coverage, and to permit individuals who have decided against such coverage to change their decision within a year after the division of the system:

H. R. 12894. An act to authorize the making, amendment, and modification of contracts to facilitate the national defense;

H.R. 13531. An act to amend the act of June 29, 1938, as amended, to increase the insurance coverage required to be carried by cabs for hire in the District of Columbia for the protection of passengers and others, and for other purposes; and H. R. 13559. An act to amend the War

Orchans' Educational Assistance Act of 1956 to permit the restorative training, or specialized courses of vocational training, for younger persons than those with respect to whom the Administrator may now make such payments, and for other purposes.

APPROVAL OF AGREEMENT BE-TWEEN THE UNITED STATES AND THE EUROPEAN ATOMIC ENERGY COMMUNITY

Mr. JOHNSON of Texas. Mr. President. I move that the Senate proceed to the consideration of Calendar No. 2437, Senate Concurrent Resolution 116.

The PRESIDING OFFICER. The concurrent resolution will be stated by title for the information of the Senate.

The CHIEF CLERK. A concurrent resolution (S. Con. Res. 116) to approve agreement between the Government of the United States and the European Atomic Energy Community (Euratom) concerning cooperation to advance the peaceful application of atomic energy.

The PRESIDING OFFICER. The question is on agreeing to the motion of the Senator from Texas.

The motion was agreed to; and the Senate proceeded to consider the concurrent resolution.

Mr. JAVITS. Mr. President, by leave of the Senate I attended a conference in London which took place on Thursday, Friday, and a part of Saturday, relating to the affairs of NATO, the activities being those of the economic session of the NATO parliamentarians. At a more appropriate moment-I hope today-I shall make a report to the Senate on some of the findings. At this point I wish to emphasize to my colleagues the exceedingly great importance which is ascribed by our colleagues and friends in the NATO alliance, in an economic way, to the approval of the arrangements relating to Euratom.

I emphasize that factor at this time because it is so appropriate to my return. I express my gratification that I have arrived in time to add my voice to the approval of this exceedingly important development for Europe. No one knows better than the Europeans that they must in some way reorient their energy Beginning with 2311, Senate Resolution 362, the one to be cited is Maurice A. Hutcheson.

Calender No. 2312, Senate Resolution 363, Ernest Mark High.

Calendar No. 2313, Senate Resolution 364, Peter Licavoli.

Calendar No. 2314, Senate Resolution 365, Jack Cerone.

Calendar No. 2315, Senate Resolution 366, Ross Prio.

Calendar No. 2316, Senate Resolution 367, Joseph DiVarco.

Calendar No. 2317, Senate Resolution 368, Sam Battaglia.

Calendar No. 2318, Senate Resolution 369, Marshal Caifano.

Calendar No. 2319, Senate Resolution 370, Dan Lardino.

Calendar No. 2320, Senate Resolution 371, John Lardino.

Calendar No. 2321, Senate Resolution 372, Joseph Aiuppa.

Calendar No. 2322, Senate Resolution 373, Anthony Accardo.

Calendar No. 2323, Senate Resolution 374, Abraham Teitelbaum.

Mr. President, I ask unanimous consent that the resolutions bearing the calendar numbers I have given, and citing for contempt the persons I have named, now be considered en bloc, and voted

The PRESIDING OFFICER. Is there objection to the request of the Senator from Arkansas? The Chair hears none, and the resolutions will be considered en bloc.

Mr. JOHNSON of Texas. Mr. President, I ask for the yeas and nays.

The yeas and nays were ordered.

Mr. MUNDT. Mr. President, I wish to say for the RECORD that a "yea" vote is a vote to cite for contempt every one of those whose names have been read. Any Senator not wanting to cite them for contempt should vote "nay."

Mr. IVES. Mr. President, in line with what the Senator from South Dakota has said, I want to say every one of the persons named should be cited for contempt, and the vote should be "yea" in each case.

The PRESIDING OFFICER. The question is on agreeing to the resolutions en bloc. The yeas and nays have been ordered, and the clerk will call the roll. The legislative clerk called the roll.

Mr. MANSFIELD. I announce that the Senator from Delaware [Mr. Frear], the Senator from Florida [Mr. Holland], the Senator from Michigan [Mr. Mc-Namara], and the Senator from Georgia [Mr. Talmadge] are absent on official business.

I further announce that if present and voting, the Senator from Delaware [Mr. Frear], the Senator from Florida [Mr. Holland], and the Senator from Georgia [Mr. Talmadge] would each vote "yea."

Mr. DIRKSEN. I announce that the Senator from Indiana [Mr. CAPEHART], the Senator from Kentucky [Mr. COOPER], the Senator from Maine [Mr. PAYNE] and the Senator from Minnesota [Mr. Thye] are necessarily absent.

The Senator from Vermont [Mr. Flan-DERS] is absent because of illness in his family. If present and voting, the Senator from Maine [Mr. Payne], the Senator from Kentucky [Mr. Cooper], and the Senator from Minnesota [Mr. Thye] would each vote "yea".

The result was announced—yeas 87, nays 0, as follows:

YEAS-87

McClellan Aiken Gore Allott Green Hayden Monroney Anderson Morse Barrett Hennings Morton Hickenlooper Mundt Bennett Hill Murray Neuberger Hoblitzell Bible O'Mahoney Bricker Hruska. Pastore Potter Bridges Humphrey Bush Ives Jackson Butler Proxmire Byrd Javits Purtell Carlson Jenner Revercom h Carroll Case, N. J. Case, S. Dak. Johnson, Tex. Robertson Johnston, S. C. Russell Jordan Saltonstall Chavez Kefauver Schoeppel Smathers Smith, Maine Smith, N. J. Sparkman Church Kennedy Clark Kerr Knowland Kuchel Cotton Curtis Langer Dirksen Stennis Douglas Lausche Symington Dworshak Long Magnuson Thurmond Watkins Wiley Ellender Malone Mansfield Martin, Iowa Martin, Pa. Ervin Fulbright Williams Yarborough Goldwater Young

NAYS-0

NOT VOTING-9

CapehartFrearPayneCooperHollandTalmadgeFlandersMcNamaraThye

So the resolutions were agreed to, as follows:

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Maurice A. Hutcheson to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States attorney for the District of Columbia, to the end that the said Maurice A. Hutcheson may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United State Senate as to the refusal of Ernest Mark High to appear before the Senate Select Committee on Improper Activities in the Labor or Management Field and to produce certain papers, records, and documents, and to answer questions pertienent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States attorney for the District of Columbia, to the end that the said Ernest Mark High may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Peter Licavoli to appear before the Senate Select Committee on Improper Activities in the Labor or Management Field and to testify relative to the subject matters under consideration by said committee, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the

end that the said Peter Licavoli may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Jack Cerone to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Jack Cerone may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Ross Prio to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Ross Prio may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Joseph DiVarco to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Joseph DiVarco may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Sam Battaglia to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate, to the United States Attorney for the District of Columbia, to the end that the said Sam Battaglia may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Marshall Caifano to answer questions. before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the United States Attorney for the District of Columbia, to the end that the said Marshall Caifano may be proceeded against in the manner and form provided by law.

Resolved, That the President of the Senate certify the report of the Select Committee on Improper Activities in the Labor or Management Field of the United States Senate as to the refusal of Dan Lardino to answer questions before the Senate Select Committee on Improper Activities in the Labor or Management Field, pertinent to the subject matter under inquiry, together with all the facts in connection therewith, under the seal of the United States Senate to the